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STATISTICAL INFORMATION ONLY: Debtor must select the number of each of the following items included in the Plan.

**0** Valuation of Security

**0** Assumption of Executory Contract or Unexpired Lease

0 Lien Avoidance

				Last revised: August 1, 2020
	UI	NITED STATES BANKRUPTO District of New Jerse		
In Re:	Raymond A. Vasquez	Case Judg	e No.: e:	
		Debtor(s)		
		CHAPTER 13 PLAN AND MO	TIONS	
✓ Original Motions	Included	<ul><li>☐ Modified/Notice Required</li><li>☐ Modified/No Notice Required</li></ul>	Date:	February 18, 2021
		EDEBTOR HAS FILED FOR REI HAPTER 13 OF THE BANKRUP	_	
		YOUR RIGHTS MAY BE AFF	ECTED	
Plan proportion proportions may be remotions may be remotions may be remotioned from the proportion of the proportion of the proportion properties of the proportion of the proportion of the properties of the proportion of the properties of the pr	ney. Anyone who wishes lection within the time fraduced, modified, or eliminary be granted without funder Notice. The Court may be Bankruptcy Rule 3015. On may take place solely avoid or modify the lien. It is a lien based on value of the contest said treatment merest.	on hearing on the Plan proposed ust debts. You should read these to oppose any provision of this Firme stated in the <i>Notice</i> . Your righted. This Plan may be confirmented. This Plan may be confirmented or hearing, unless well confirm this plan, if there are not fit this plan includes motions to a within the chapter 13 confirmation of the debtor need not file a separate collateral or to reduce the integral of the second and appropriate the second of the second	e papers carefully Plan or any motion hts may be affected and become big titten objection is for timely filed objection or modify a light process. The plate motion or advections are the motion or affective part of the plate motion or advections are the plate motion.	and discuss them with included in it must file a ed by this plan. Your claim nding, and included iled before the deadline tions, without further en, the lien avoidance or an confirmation order rsary proceeding to avoid cted lien creditor who
state who	ether the plan includes	particular importance. <i>Debtor</i> each of the following items. If ovision will be ineffective if set	an item is check	ed as "Does Not" or if
THIS PLA	N:			
	✓ DOES NOT CONTAIN  SET FORTH IN PART 1	NON-STANDARD PROVISION 0.	IS. NON-STANDA	RD PROVISIONS MUST
COLLATE	ERAL, WHICH MAY RES	E AMOUNT OF A SECURED CI ULT IN A PARTIAL PAYMENT ( TIONS SET FORTH IN PART 7,	OR NO PAYMENT	
	☑ DOES NOT AVOID A	ILIDICIAL LIEN OR NONPOSS	ESSORY NONDI	IRCHASE-MONEY

SECURITY INTEREST. SEE MOTIONS SET FORTH IN PART 7, IF ANY.

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Initial Debtor(s)' Attorney DLS In	nitial Debtor:	RAV	Initial Co-Deb	tor		
Part 1: Payment and Length of Plan						
a. The debtor shall pay <u>1,281.00 Mo</u> approximately <u>60</u> months.	nthly to the C	hapter 13 Trustee,	starting on _M	larch 1, 2021 for		
<ul><li>b. The debtor shall make plan payr</li><li>✓ Future Earnings</li><li>Other sources of fun</li></ul>			_			
c. Use of real property to satisfy pla Sale of real property Description: Proposed date for co	-	:				
Refinance of real pro Description: Proposed date for co						
✓ Loan modification wi Description:110 Lucht Proposed date for co	pl Secaucus, N					
loan modification.	The regular monthly mortgage payment will continue pending the sale, refinance or loan modification.  Other information that may be important relating to the payment and length of plan:					
Part 2: Adequate Protection	)	NONE				
a. Adequate protection payments v Trustee and disbursed pre-confirmation to  b. Adequate protection payments v outside the Plan, pre-confirmation to:	(creditor) vill be made in (creditor).	the amount of \$_				
Part 3: Priority Claims (Including Admir a. All allowed priority claims will be paid			s otherwise:			
Creditor Scura, Wigfield, Heyer, Stevens & Cammarota	Type of Priority  Administrative			Amount to be Paid 3,063.00		
LLP IRS		rtain other debts		12,800.00		
New York Department of Finance		rtain other debts		3,800.00		
<ul> <li>b. Domestic Support Obligations assign</li> <li>Check one:</li> <li>✓ None</li> <li>☐ The allowed priority claims listed</li> </ul>		•	·			

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assigned to or is owed to a governmental unit and will be paid less than the full amount of the claim pursuant to 11 U.S.C.1322(a)(4):

Creditor Type of Priority Claim Amount Amount to be Paid

### **Part 4: Secured Claims**

#### a. Curing Default and Maintaining Payments on Principal Residence: ☐ NONE

The Debtor will pay to the Trustee (as part of the Plan) allowed claims for arrearages on monthly obligations and the debtor shall pay directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy filing as follows:

Creditor	Collateral or Type of Debt	Arrearage	Interest Rate on Arrearage	Amount to be Paid to Creditor (In Plan)	i ayıncını
Chase Mortgage (Equity Line)	110 Lucht PI Secaucus, NJ 07094 Hudson County	\$7,000.00	N/A	\$7,000.00	\$350.00
Select Portfolio Servicing Inc.	110 Lucht PL Secaucus, NJ 07094 Hudson County	\$78,339.48	N/A	Arrears to be paid through Loan Modification	<b>^</b>

# b. Curing and Maintaining Payments on Non-Principal Residence & other loans or rent arrears: ✓ NONE

The Debtor will pay to the Trustee (as part of the Plan) allowed claims for arrearages on monthly obligations and the debtor will pay directly to the creditor (outside the Plan) monthly obligations due after the bankruptcy filing as follows:

	Interest		Regular Monthly
	Rate on	Amount to be Paid	Payment
Creditor Collateral or Type of Debt Arrearage	e Arrearage	to Creditor (In Plan)	(Outside Plan)

### c. Secured claims excluded from 11 U.S.C. 506: ✓ NONE

The following claims were either incurred within 910 days before the petition date and are secured by a purchase money security interest in a motor vehicle acquired for the personal use of the debtor(s), or incurred within one year of the petition date and secured by a purchase money security interest in any other thing of value:

				Total to be Paid through the Plan
			Amount of	Including Interest Calculation
Name of Creditor	Collateral	Interest Rate	Claim	3

## d. Requests for valuation of security, Cram-down, Strip Off & Interest Rate Adjustments NONE

1.) The debtor values collateral as indicated below. If the claim may be modified under Section 1322(b)(2), the secured creditor shall be paid the amount listed as the "Value of the Creditor Interest in Collateral," plus interest as stated. The portion of any allowed claim that exceeds that value shall be treated as an unsecured claim. If a secured claim is identified as having "NO VALUE" it shall be treated as an unsecured claim.

NOTE: A modification under this section ALSO REQUIRES the appropriate motion to be filed under Section 7 of the Plan.

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			Tatal		Value of	A	Tatal	
		Scheduled	Total Collateral	Superio	Creditor	Annual	Amount to	
Creditor	Collateral	Debt	Value	Lien	111101001111		Be Paid	
0.00.00	Conditional	2001	Value	2.01.	Collateral	11010	20 1 4.4	
2.) Where the Debtor retains collateral and completes the Plan, payment of the full amount of the allowed secured claim shall discharge the corresponding lien.								
that the stay under collateral:	rmation, the stay 11 U.S.C 1301	be terminated in	all respects. T	The Debtor	surrenders th	ne followir	ng	
Creditor	C	ollateral to be Surrer	ndered	Value o	of Surrendered Collateral	Remaini	ng Unsecured Debt	
f. Secured Claims Unaffected by the Plan  NONE  The following secured claims are unaffected by the Plan:  Creditor Fifth Third Bank- Car Loan  g. Secured Claims to be Paid in Full Through the Plan  NONE								
Creditor Town of Secaucus		Collateral 110 Lucht PI Sec	caucus N.I 0709		Total Amount to be Paid through the Plan \$12,000.00			
Hudson County							ψ12,000.00	
Part 5: Unsecured Claims NONE								
a. Not sep		n \$ to be dist			shall be paid	d:		
	Not less than	n percent						
<b>✓</b>	Pro Rata dis	tribution from any	y remaining fu	nds				
b. Separa	tely classified u	nsecured claims	s shall he trea	ted as follo	ws.			
Creditor		asis for Separate Cla		Treatment	W3.	Amo	unt to be Paid	
	1	·		•	1			
Part 6: Executory	v Contracts and	Unexpired Lea	ses X No	ONE				
(NOTE: See time limitations set forth in 11 U.S.C. 365(d)(4) that may prevent assumption of non-residential real property leases in this Plan.)								
All executo except the following	ry contracts and g, which are ass	•	s, not previous	sly rejected	by operation	of law, a	re rejected,	
	rears to be Cured in an	Nature of Con	tract or Lease	Treatment	by Debtor	Post-Petitio	n Payment	
		1		1	1			
Part 7: Motions	x NONE							

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form, <i>Notice</i> 3015-1. A Cea	ans containing of Chapter 13 rtification of S k of Court whe	Plan Transı ervice, Noti	mittal, wi	thin the apter 1	e time a 3 <i>Plan</i>	and in <i>Transn</i>	the man nittal an	ner set	forth in	D.N.J. LBR
	tion to Avoid lebtor moves to					• • —				
Creditor	Nature of Collateral	Type of Lien	Amount o	of Lien	Valu Colla	ue of teral	Amount Claim Exempti	of Ot	Sum of All ther Liens gainst the Property	Amount of Lien to be Avoided
NONE The Do	tion to Avoid ebtor moves to	reclassify th	-							<del></del>
Creditor	Collateral	Sc De	heduled bt	Total Co		Superior	Liens	Value of Creditor's Interest in Collateral	n	Total Amount of Lien to be Reclassified
Partially Uns	tion to Partiall ecured.   NC ebtor moves to n collateral cor	NE reclassify th	e followin	ıg claim	-				-	
Creditor	Collateral So		duled Debt				amount to be Deemed Secured			Amount to be Reclassified as Unsecured
Part 8: Other Plan Provisions  a. Vesting of Property of the Estate  ☐ Upon Confirmation ☐ Upon Discharge  b. Payment Notices  Creditors and Lessors provided for in Parts 4, 6 or 7 may continue to mail customary notices or coupons to the Debtor notwithstanding the automatic stay.										
	2) Other Add 3) Secured ( 4) Lease Arr 5) Priority C	e shall pay al Standing Trus ministrative Cl Claims rearages	stee Com aims			owing o	rder:			

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d. Post-Petition Claims							
1	The Standing Trustee ☐ is, ☑ is not authorized to pay post-petition claims filed pursuant to 11 U.S.C. Section 1305(a) in the amount filed by the post-petition claimant.						
Part 9:	Modification X NONE						
	Modification of a plan does not require tha ed in accordance with D.N.J. LBR 3015-2.	t a separate motion be filed. A modified plan must					
	f this Plan modifies a Plan previously filed in t	his case, complete the information below.					
	Date of Plan being modified: below <b>why</b> the plan is being modified:	Explain below <b>how</b> the plan is being modified:					
Схріанті	below with the plant is being modified.	Explain below flow the plan is being modified.					
Are Sch	edules I and J being filed simultaneously with	this Modified Plan? ☐ Yes ☐ No					
¥	Non-Standard Provisions Requiring Separate NONE Explain here: Iny non-standard provisions placed elsewhere						
The Debi	tor(s) and the attorney for the Debtor(s), if any	, must sign this Plan.					
debtor(s)		of represented by an attorney, or the attorney for the isions in this Chapter 13 Plan are identical to <i>Local Form</i> , adard provisions included in Part 10.					
I certify u	under penalty of perjury that the above is true.						
Date: F	February 18, 2021 /s	/ Raymond A. Vasquez					
		aymond A. Vasquez					
Date:		ebtor					
Date	J	pint Debtor					
Date F	February 18, 2021 /s	/ David L. Stevens					
		avid L. Stevens 034422007 NJ					
	A	ttorney for the Debtor(s)					